

CHANGED DAILY FOR C. H. GILMAN—OCTOBER 9, 1888.

TO-DAY, OCTOBER 9TH—ALL DAY.  
17-inch Twilled Crash, bleached and brown. 5 cents a yard  
Men's Knit Undershirts. 23 cents

All the Latest Fall and  
Winter STYLES of  
Ladies' CLOAKS and  
WRAPS now on sale  
in GREAT Varieties.

## New Dress Trimmings.

PANCY WOOL MOHAIR BRAID SETS,  
consisting of one back and two  
front pieces; collars and cuffs.  
They come in black and all the  
leading colors. 65 cents. Heavier  
and better goods, with Panels to  
match, \$1.25.

## NEW DRESS TRIMMINGS.

BLACK MOHAIR TRIMMING BRAID  
In three designs, 3 and 4 inches  
wide, 35, 45 and 50 cents per  
yard. This braid is also used as  
Ornaments.

## NEW DRESS TRIMMINGS.

PANCY WOOL MOHAIR SETS, SILK-  
finish. They come in black. Only  
Only \$1.50, \$2 and \$2.50. The  
designs are entirely new.

## NEW DRESS TRIMMINGS.

NEW NOVELTIES IN LADIES' PANCY  
Cashmere Jerseys in the latest  
shades, Gobelin, Terra Cotta and  
Tans; full fronts, tight backs;  
gathered in front with belt. \$3.

## NEW DRESS TRIMMINGS.

NO ONE CAN GIVE YOU A BETTER-FITTING  
SUIT OF CLOTHES THAN WE CAN. OUR LOW  
PRICES ARE OUT AND FIT EQUAL TO THE  
MOST EXPENSIVE.

## RED HOUSE.

Nos. 714 and 716 J Street,  
420 J and 715 OAK AVENUE. SACRAMENTO, CAL.

## TO-DAY

We close out all the odds and ends left from our  
great clearance sale last week at a still lower figure.

## We Make This Also a Remnant Day.

Hundreds of Remnants will be placed on  
sale at about half regular price.

## SCHOOL CHILDREN, ATTENTION!

Remember with every pair of Children's Shoes  
sold we give away a Scholar's Companion,  
which contains a Pencil, Penholder, Eraser,  
Ruler and Measure.

## FARMERS' AND MECHANICS' STORE.

H. S. ELKUS, Proprietor,  
922 and 924 J street (opposite the Plaza).

## Lowest Prices! Latest Styles!

PERFECT FIT GUARANTEED.  
420 J Street.

## Nicol, THE Tailor!

HAS JUST RECEIVED A LARGE  
AND CHOICE ASSORTMENT OF

Foreign and Domestic Wools  
FOR THE SEASON OF 1888. SAMPLES, WITH INSTRUCTIONS FOR  
SELF-MEASUREMENT, SENT FREE.

PANTS (ORDER), FROM \$5. SUITS (ORDER), FROM \$20.

NICOLL, THE TAILOR,  
420 J STREET. Branch of 816 Market Street, San Francisco.

Branches for the Coast:  
LOS ANGELES.....68 North Main street  
SAN DIEGO.....658 Fifth street  
PORTLAND.....126 First street

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## THE CAPITAL.

## ALLISON AND YANCE DEBATE THE

## TARIFF QUESTION.

Thurman Shows Himself to be Very  
Feeble—Opium Not Made Free,  
as Reported.

(SPECIAL DISPATCHES TO THE RECORD-UNION.)

## CONGRESSIONAL PROCEEDINGS.

The Senate.

WASHINGTON, October 8th.—In the Senate today, Blair offered a resolution (laid over till to-morrow) calling on the President for information as to the trial for treason and conviction and execution in Canada on the 16th of November, 1885, of Louis David Kiel, who claimed to have been a naturalized citizen of the United States, and whether the proceedings in the case were according to the process of law, including the presentation of the fact of Kiel's citizenship and the defense of insanity.

The Senate then proceeded to the consideration of the tariff bill, which is now in full being dispensed with, and the Senate substitute being ordered first considered.

Harritt asked Allison to fix a time at which the general debate on the bill should close.

Allison said it was impossible to say when the Senators would reach their right to any responsibility respecting it. He concurred with the Senate in the desire that the bill should be proceeded with as rapidly as possible.

Harris remarked that there was not a Senator who had not well-defined and fixed opinions as to the principles that would control his vote in every phase and feature of the bill. If the Senator from Iowa would agree to the (Harritt) amendment, unanimous consent to close the debate on this bill in ten days.

Allison said he would not like to consent to that at the very beginning. It might be found that we wanted eleven days or twelve.

Allison then proceeded with his statement as to the bill. There was something which ought to be made clear in the beginning of the discussion. There were a few salient points which ought to be presented.

One was that the Senate bill proposed to reduce the revenue from \$65,000,000 and \$73,000,000. This was the first opportunity which the Senate had to exercise its right of revision of 1883. The House had occupied eight months in the consideration of the bill, but within a little over a day the Senate Committee on Finance had produced the bill now up. The House had spent eight months in the consideration of the bill, but within a little over a day the Senate Committee on Finance had produced the bill now up.

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## HOME AFFAIRS.

## BLAINE'S PROTECTION SPEECHES

## IN MICHIGAN.

(SPECIAL DISPATCHES TO THE RECORD-UNION.)

## Revival of the Cleveland Scandal—

## Terrible Domestic Tragedy—

## Bloodshed in Alabama.

(SPECIAL DISPATCHES TO THE RECORD-UNION.)

## DEEDS OF BLOOD.

Attempt to Murder Three Men in a

Newspaper Office.

ANNISTON (Ala.), October 8th.—An attempt was made this morning to assassinate W. H. Edmonds, editor of the *Hot Blast*, in his office. The trouble grew out of the prohibition law, which work ago four ex-politicians, who have been discredited and best him severely.

This afternoon Justice of the Peace J. S. Lawrence, accompanied by Will Lay, entered the *Hot Blast* office, which was then occupied by Edmonds, John Coppell, the Mailing Clerk, and A. Tribney, who had been in the office since the late afternoon.

Lawrence called Edmonds outside, where a conversation was had in reference to a complaint made by Lay against Edmonds, who is a correspondent of that paper, Lawrence asked Edmonds to retract the statement he had made in the community, but Edmonds refused. Ascertaining that Edmonds was not armed, Lay pulled a revolver and opened fire on him. He was shot in the left arm, at the elbow, and severely wounded. Lay attempted to shoot Edmonds in the head, but missed. He then turned on Tribney, who was also unarmed, and shot him in the head, killing him. Lay then turned on Coppell, who was also unarmed, and shot him in the head, killing him.

Lawrence and Lay were arrested. The feeling against Lay is intense, and a lynching is strong. A mass meeting of citizens will be held to-morrow, when a plan of action will be decided upon.

## BLAINE'S BROADSIDES.

The Great Protection Expounder in the

Midst of the Michiganders.

GRAND RAPIDS (Mich.), October 8th.—At Grand Rapids Blaine was met by a large crowd of Michiganders, who were waiting to hear him expound his protection policy. He was met by a large crowd of Michiganders, who were waiting to hear him expound his protection policy.

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## PACIFIC COAST.

## THE SAN FRANCISCO REPUBLICAN

## CONVENTION.

(SPECIAL DISPATCHES TO THE RECORD-UNION.)

## Mormon Church Property Escheated

## to the Government—A Fatal

## Runaway—Etc.

(SPECIAL DISPATCHES TO THE RECORD-UNION.)

## ROGUE ON THE MORMONS.

A Decision Escheating All Church Property

to the Government.

SALT LAKE, October 8th.—The Supreme Court of Utah today entered a final judgment and decree in the case of the United States against the Mormon Church, which was pending to dissolve the church corporation and bring the property declared escheated to the Government. The suit was brought about in the Supreme Court of this Territory under the Act of Congress of February 10, 1867. In that suit a Receiver was appointed for the church corporation. He has succeeded in collecting over a million dollars worth of property, real and personal.

The decree entered to-day is a complete triumph for the Government. It declares that the voluntary religious sect now in existence has no right to the corporate property, except the temple block and buildings, which are set aside to it; denies the intervention of a large number of individuals claiming the property; orders the real estate of the corporation to be held by the Receiver until the information for the liquidation of the same is received by the Government and declares all of the personal property of the corporation to have become escheated to the Government.

This point was the one most bitterly fought, as the property of the Church was claimed on behalf of the incorporated Mormon sect as successors in interest to the late corporation, and by individuals who were members of the corporation, who intervened on behalf of themselves and all other members of the corporation. Under the evidence, the Court decided that neither the present church nor individuals had any legal claims; that all of the property had been held upon trust, the objects of which were principally polygamy, and that these trusts were the only ones existing to which said property was devoted.

It furthermore decided that the present Church still holds, teaches and maintains polygamy, and that any declaration of property to be held by the Receiver would be a holding polygamy, and would be unlawful. After reviewing the exhaustive evidence, the Court declares the property to belong to the Government by the operation of law. The defendants have taken the case to the Supreme Court of the United States, where it will be hotly contested.

## THE CAMPAIGN.

General Williams, the Indiana Orator,

Speaks at the Protection Convention.

(Copyright, 1888, by the California Associated Press.)

MARYSVILLE, October 8th.—Three cars

of excursionists left this city for

Chicago this evening, where General

Williams, the Indiana orator, is to

deliver an address.

S. M. WHITE AT NAPA.

(Copyright, 1888, by the California Associated Press.)

NAPA, October 8th.—Lieutenant

General Stephen M. White, addressed a

large audience at the Napa Hotel to-

day. He was accompanied by his

family, and the occasion was a

large procession, and the Cleveland



"The only benefit England ever receives from Irishmen is when they emigrate to America and vote for free trade."—London Sunday Times.

#### ENFORCE THE ORDINANCE.

Some weeks ago the Trustees were asked to pass an ordinance closing all places where liquors are sold, at the hour of 12 o'clock midnight. The Record-Union pointed out the injustice such an ordinance would work, and protested against it because it would shut up restaurants that respond to the all-night traffic, and that in a railroad center like Sacramento, it was very considerable, and because it was so sweeping a proposition while really aiming at the class known as "dives". The proposition to pass the ordinance did not find favor with the Trustees and was accordingly dropped.

Yesterday, however, Mayor Gregory introduced an ordinance to meet the evil aimed at, and it was at once adopted by the Board. This new order, which will go into effect at once, provides that no drinking place, theater or variety show shall be opened in the city without permission first obtained from the Board of Trustees, upon an application made in writing and indorsed and approved by a majority of reputable citizens residing in the block in which it is proposed to open the place. It is to be regretted that the fact was overlooked—probably inadvertently—that those doing business in a block are as much interested as those residing in the block affected—at least, several blocks can be named where a majority of the residents could not be induced to protest, there being but three or four families in the block and a number of roomers, and the latter will probably be indifferent in the matter. But in the same blocks are scores of people who do business there, but reside elsewhere. Take the blocks bounded by L, I, Front and Fourth, resident families are very few, but the blocks contain a great number of business houses.

The second part of the ordinance provides for the revocation of license when a complaint is filed by a majority of the reputable residents of any block in which the "dives" complained of is located, showing that the place is conducted in more than a lawful, orderly, reputable and decent manner.

But the ordinance is a long step ahead. It is the first really practical and meaning effort to close up the disreputable places usually known as "dives" and "hell-holes". The Trustees are to be commended for adopting it, and if the people will now but give them the support their action merits, it will soon be made possible for a lady or children to pass up and down the streets, without being exposed to the filth and rudeness of the rough customers who through in front of the dives, and the noisy and disreputable places. It will require some courage for residents in the blocks affected to take the risk of protesting against the continuance of these hell-holes, but the courage ought to be made manifest, the law-lacking and the man-traps be shut up forthwith. If the ordinance is amended so as to give those who have business houses in affected blocks a voice in the matter, the difficulty suggested will be speedily swept away.

Fortunately the ordinance as it stands includes all reputable residents in a block as capable of protesting, and not merely householders. This admits, therefore, the members of every family to the protesting list, and thus it may be possible after all to secure the signatures of a majority of the residents in each block with a dive. If, however, it is held that only males of voting age are meant, then the worst places in each block can defy the law.

#### POPULAR PILGRIMAGES.

No other Presidential campaign ever had so many visitors during a campaign as General Harrison. Formerly calls have been made in small groups upon popular candidates, but in this instance the calls have been made by considerably over one hundred groups of from 150 to 2,000 people in each, and all coming long distances. Such demonstrations were not made even for Lincoln, Clay or Taylor, or indeed, for any other candidate. Certainly these delegations of pilgrimages have a meaning deeper and broader than any ordinary campaign demonstration. They show the high regard in which General Harrison is held personally; they testify to the enthusiasm his candidacy has awakened among the sterling hard-working and practical people of the country, and they demonstrate that they are voluntary—not arranged for political effect, or manipulated by political managers. To all the delegations calling upon him General Harrison speaks, and it is noticeable that what he says is of a direct and affirmative, and forcible and happy character. He makes no detours, but speaks upon lines the direction of which cannot be mistaken. Indeed, it is a notable fact that while General Harrison has made from sixty to seventy extended speeches to delegations paying their respects, and several shorter ones, and has discussed the issues of the campaign in his remarks, the addresses have been so clear, manly, free from vituperation, innuendo and personal assault, that not one Democratic journal in all the land has been able to find fault with them, however much at variance with the sentiments expressed. The San Francisco Examiner, in a vain attempt to find an open joint in General Harrison's armor, has finally had to say that the speeches are so weak as to be worthy of notice. The Examiner could not have more frankly confessed that it is annoyed at its inability to find fault and that those speeches are telling expressions, and are powerful aids to the Republican cause.

The story is current that on Sunday there was a grand Democratic council in secret, of the Democratic chiefs, at the President's private residence, and that it was inspired by fears that the campaign is going against the second term ambition of the man who declared that aspiration for re-election by a President is a menace to the liberties of the people. There is a good deal of probability that the "chiefs" entertain fears of defeat. All the present indications are that General Harrison will be elected by a large electoral majority, and that by next year in the last half century, the division of the Democracy in New York and the uncertainty in Indiana are

#### POLITICAL EXPRESSIONS.

The American eagle is not the kind of a bird that is caught by putting foreign bait on its tail.—Rudolf Heindl.

Mr. Cleveland, by his message, for which I sincerely honor him, has challenged the protective industries of the country to a fight of extermination. The light is to the South.—Senator George C. Foster.

Professor Barnard's new comet, which enthusiastic Democrats have christened Cleveland, is traveling 3,000,000 miles a day in the direction of oblivion. There is reason in the action of the enthusiastic Democrats.—New York Comet.

#### REAL ESTATE TRANSFERS.

Below is given a list of recent transfers of real estate:

Elizabeth M. Dillon to M. J. Dillon—26 16-100 acres, two tracts in Rancho San Jose de los Rios, townships 22 and 23, range 3, east 1, 300 acres.

M. J. Dillon to Henry Henschel—Same as above.

Eveline Fowler to Chas. Schoech—South half of northeast quarter of northeast quarter of section 18, township 22, range 3, east 1, 80 acres.

John L. Barnes to Ferguson Barnes—Lot 6, M and N, Eighth and Ninth streets; grant.

R. C. Ewing to Ida M. Ewing—West half of lot 1, township 22, range 3, east 1, 80 acres.

J. O. Stephenson to N. M. Fay et al.—North half of section 33, township 7 north, range 6 east, 80 acres.

Nellie T. Halsey and Salome E. Acock et al. to Thomas L. Acock—Undivided one-fourth interest in south half of lot 1 of section 18, township 22, range 3, east 1, 80 acres.

Marcellus Lowell and Ellen Lowell to William Lowell—Divided lot 1, in block Q, and fourth and fifth streets; grant.

George W. Goddard and Sarah Goddard to C. Beckley—West half of northeast quarter of southeast quarter of section 15, township 8 north, range 3, east 1, 80 acres.

Carl Harrison to C. Harrison—Part of Rancho de los Americanos, 37 1/2 acres in section 34, township 22, range 3, east 1, 37 1/2 acres.

J. L. Barker to Frank D. Myers—North 89 1/2 feet of lot 1, and 1/2 of lot 2, block Q, and 1/2 of lot 3, block R, and 1/2 of lot 4, block S, and 1/2 of lot 5, block T, and 1/2 of lot 6, block U, and 1/2 of lot 7, block V, and 1/2 of lot 8, block W, and 1/2 of lot 9, block X, and 1/2 of lot 10, block Y, and 1/2 of lot 11, block Z, and 1/2 of lot 12, block AA, and 1/2 of lot 13, block BB, and 1/2 of lot 14, block CC, and 1/2 of lot 15, block DD, and 1/2 of lot 16, block EE, and 1/2 of lot 17, block FF, and 1/2 of lot 18, block GG, and 1/2 of lot 19, block HH, and 1/2 of lot 20, block II, and 1/2 of lot 21, block JJ, and 1/2 of lot 22, block KK, and 1/2 of lot 23, block LL, and 1/2 of lot 24, block MM, and 1/2 of lot 25, block NN, and 1/2 of lot 26, block OO, and 1/2 of lot 27, block PP, and 1/2 of lot 28, block QQ, and 1/2 of lot 29, block RR, and 1/2 of lot 30, block SS, and 1/2 of lot 31, block TT, and 1/2 of lot 32, block UU, and 1/2 of lot 33, block VV, and 1/2 of lot 34, block WW, and 1/2 of lot 35, block 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